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		Commissioner for Fuel States Date: States Patent and Trademark Office Unit.=1 States Patent and Trademark Office Washington, D.C. 20231
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09/762,926	FIRST NAMED APPLICAN	ATTY, DOCKET NO.
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ARTHUS E JACKSON		
4000 BELL ATLANTIC TOWER		
		DATE MAILED: 2 1 MAY 2001
1717 ARCH STREET	•	DATE BANGED & T WITH LOOK
PHILADELPHIA PA 19103:278	HIRKMENTS UN	DER 35 U.S.C. 371 INSTRECUNITED 08/13/98
PHILADELPHIA PA 1911 1912 1913 1913 1913 1913 1913 1913		
1. The following items have been submitted by the	IED/ELECTED	the United States Patent and Trademark 05/21/01
1. The following items have been submitted by the	applicant or the IB to	106 Officer (37 CPR 1 495):
1. The following items have been submitted by the Office as a Designated Office (37 CFR)	1.494) an Elected	Office (37 CFR 1.422).
U.S. Basic National Fee.	Indication of Sn	nall Entity Status.
Copy of the international application.	Translation of the	he international application into Laguan.
Copy of the international apparature(s)	Translation of A	Article 19 amendments into English.
Oath or Declaration of inventors(s).	O.t	
Copy of Article 19 amendments.	\Box	
Priority Document.	. w to Doublah	and its Apperes if any.
Priority Document. The International Preliminary Examin	ation Report in English	ann is America, a my
Translation of Annexes to the michigan	TOTAL L. COLLEGE /	· · · · · · · · · · · · · · · · · · ·
1 1		out has not filed the following indicated items and/or e copy of the international application must be filed
a - Applicant has requested early processing un-	der 35 U.S.C. 371(f) b	all has not like the following indicates asset be filed
Applicant tall segment 3 below. The Ba	sic National Fee and th	e copy of the international application must be filed
prior to 20 or 30 months from the priority date to	avoid abandonment.	· · · · · · · · · · · · · · · · · · ·
U.S. Basic National Fee.	Copy of the int	ternational application.
U.S. Dale Harvey	_	
3. The following items MUST be furnished within	n the period set forth b	elow in order to complete the requirements for
acceptance under 35 U.S.C. 371:	•	
	English. A processing	fee will be required it summitted
later than the appropriate 20 or	30 months from the pr	iority date.
The gureant translation is defect	ive for the reasons indi	icated on the attached Notice of Defective
- The current danslation is district.	• • • • • • • • • • • • • • • • • • • •	•
Translation. b. Processing fee for providing the translation of the application and/or the Annexes later than the		
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).		
appropriate 20 or 30 mounts from the private and the property identifying		
c. Oath or declaration of the inventors, in compinance what you have and international filing date). A the application (preferably by the International application number and international filing date). A		
the application (preferably by the	be like handlar applied	appropriate 20 or 30 months from the priority
surcharge will be required it so	Diffitted later times are	Tr. I
date.	does not comply with	37 CFR 1.497(a) and (b) for the reasons
- The current cannot declarate of	DO/PO/917	
indicated on the attached PCT/DO/EO/917. indicated on the attached PCT/DO/EO/917. d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the		
d. Surcharge for providing the dain	Of Occurrences in	- 1
priority date (37 CFR 1.472(4)	,	all entity including any required multiple dependent
4. Additional claim fees of \$ as a large entity small claim, metalong my of which fees are claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are		
claim fee, are required. Applicant must submit	ne additional claim icc	J 04 4441-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1
due (37 CFR 1.492(g)). See attached 1 10-075.		
5. Applicant has not submitted the required s	emence listing pursuar	nt to 37 CFR 1.821-1.825. See attached
	odamo 01	
PCT/DO/EO/920.		
TO THE PARTY OF THE PARTY IN 3/a/3	(A). 4 AND 5 ABOVI	E MUST BE SUBMITTED WITHIN TWO (2) 32 MONTHS (where 37 CFR 1.495 applies) FROM
ALL OF THE FIEMS SET FORTH IN SUA	TICE OR BY 22 OR 3	E MUST HE SUBMITTED AND AND AND AND AND AND AND AND AND AN
MONTHS FROM THE DATE OF THIS NOT THE PRIORITY DATE FOR THE APPLICA	TION, WHICHEVE	R IS LATER. FAILURE TO PROPERLY
RESPOND WILL RESULT IN ABANDONM	ENT.	
KESTOND WILL SIDOLS		t the manisions of 37 CFR
The time period set above may be extended by f	iling a petition and fee	for extension of time under the provisions of 37 CFR
1.136(a).		
If box 3a or 3c is checked, a translation of the	ne Annexes MUST be	submitted no later than the time period set above or the tited later than 20 or 30 months from the priority date.
Annexes will be cancelled. A processing fee w	in de tedanted it submi	such man 20 or 30 months from the priority date. s not provided by the appropriate 20 (37 CFR 1.494(d))
7 . The Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendments are cantened since a distance of the Article 19 amendment and the Article 19 amendmen		
or 30 (37 CFR 1.495(d)) months from the prior	ity date.	
		tent and Trademark Office must be mailed to the
Applicant is reminded that any communication	to the United States Par	tent and Trademark Office must be mailed to the yan above. (37 CFR 1.5)
Applicant is reminded that any communication address given in the heading and include the U.	application no. snov	
· ·		and with this resnance.
A copy of this not	ice MUST de rei	turned with this response. Translation Anita D. Johnson
Postered C PCT/DO/PO/917	Notice of Defective 1	Translation Court I S 10th MINN 1
PTO-875	PCT/DO/EO/920	Anita D. Johnson
L.10-9/3	,	Anita U. Johnson
20214 DCT/DO/2005 (March 2001)		Telephone: 703-305-3661
FORM PCT/DO/EO/905 (March 2001)		

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